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# SELECT LIST OF WORKS

RELATING TO

# TAXATION OF INHERITANCES AND OF INCOMES

UNITED STATES AND SOME FOREIGN COUNTRIES

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### PREFATORY NOTE

This List is primarily concerned with works in the Library relating to inheritance and income taxation in the United States. A portion of the List, however, is devoted to such forms of taxation in foreign countries. The titles of the works on inheritance taxation are first given, and then those on income taxation. Then follow (1) a list of Congressional documents and debates relating to direct taxation, and (2) a list of treatises on the Constitution of the United States which give consideration to the taxing power under the Constitution.

#### INHERITANCE TAXATION

This subject is treated comprehensively by Max West, "The Inheritance tax," New York, 1893. This work gives a brief historical survey of the taxing of inheritances in continental Europe, the British Empire, and the United States. A history of inheritance taxation from ancient times to the nineteenth century is Schanz, "Studien zur Geschichte und Theorie der Erbschaftssteuer," in Finanz-Archiv, vols. 17 and 18.

Inheritance taxation in the United States, Federal.—See Boutwell, G. S.; Cooley, T. M.; Dunbar, W. H.; Hewitt, L. E.; McDougall, J. A.; Roberts, J. A.; Shearman, T. G.; United States; West, Max; and the list of Congressional documents and debates, pp. 64–74.

Recent discussions are noted under the following headings: Baldwin, F. S.; Comment on the "Muck-rake" speech; Dead hand in wealth, Ferris, A. A.; Hadden, A.; Limitations of fortunes in America; President Roosevelt on multimillionaires; Roosevelt, Theodore; Teague, M. A.

Earlier discussions.—Dunbar, W. H. (tax of 1898); Guthrie, W. D.; Howe, F. C.; Ingersoll, C. J., Speech (1813); McDougall, J. A., Speech (1862); Roberts, J. A. (tax of 1898); Sedgwick, A. G. (tax of 1898); Seligman, E. R. A.; Shearman, T. G.; United States American State papers (taxes in 1794 and 1796); United States, Fifty-fifth Congress, second session (tax of 1898); United States Industrial Commission, contains a summary of Federal legislation; United States Supreme Court: West, Max.

Legal decisions.—See Cooley, T. M.; Dos Passos, B. F.; Goodnow,

F. J.; Gray, J. M.; United States Supreme Court.

Inheritance taxation in the States.—Baldwin, F. S.; Clapperton, G.; Desty, R.; Dos Passos, B. F.; Drake, J. N.; Ely, R. T.; Fallows, E. H.; Gray, J. M.; Guthrie, W. D.; Huebner, S.; McElroy, G. W.; Massachusetts; Millis, H. A.; United States Industrial Commission; United States Supreme Court; West, Max; Whitten, R. H.; Wyer, M. G. Huebner, in Quarterly Journal of Economics for August, 1904, gives a summary of State legislation down to 1904. Millis's article in the

same magazine for February, 1905, is a similar study, with a tabular statement of legislation, and notes two acts of dates subsequent to Huebner's article. Current legislation may be followed up in the Bulletins of legislation of the New York State library.

Inheritance (succession) taxation in Great Britain.—See pages 21–23 of this list; France, pages 24–25; Germany, pages 26–28; Netherlands, page 29; Belgium, page 29; Switzerland, page 29; British colonies,

etc., pages 30, 31.

The operations of the succession tax in Great Britain are set forth in the annual reports of the Commissioners of inland revenue (see p. 22 of this List).

#### INCOME TAXATION

The United States—General treatises.—See Bolles, A. S.; Bullock, C. J.; Burdick, F. M.; Cooley, T. M.; Dewey, D. R.; Foster, R.; Howe, F. C.; Seligman, E. R. A.; Smith, H. H.; United States Supreme Court.

Discussions and expositions of special acts.—Act of 1798, see Adams, H. C.; Bolles, A. S.; United States, American state papers; Act of 1813, see Adams, H. C.; Ingersoll, C. J.; United States, American state papers; Act of 1861, see Dunbar, C. F.; Hill, J. A.; Howe, F. C.; McDougall, J. A.; Moses, B.; United States, laws, statutes, etc.; Act of 1894, see Foster, R.; Glenn, J. A.; Gould, J. M.; Gray, J. M.; Hill, D. B.; Howe, F. C.; Ogden, R.; Seligman, E. R. A.; Tunell, G. Also for discussion of these four acts, see list of Congressional discussions and debates, pages 64–74.

Constitutionality of the income tax.—The income tax of 1894 was decided to be unconstitutional; see United States Supreme Court, Pollock v. Loan and Trust Company; and also discussions under Boutwell, G. S.; Dutton, W. T.; Edmunds, G. F.; Income tax; Lewis, W. D.; Lippitt, F. J.; Pennoyer, S.; Sewell, R.; Shipman, P. R.;

Trickett, N.; Wells, D. A.; West, Max; Whitney, E. B.

General discussions of income taxation are given on pages 45–48 of this List. For income taxation in Great Britain see pages 49–53; France, pages 54–55; Germany, pages 56–60; Austria, page 61; Netherlands, page 62; Switzerland, page 62; Italy, page 62; British Colonies, etc., page 63. The operations of the income tax law in Great Britain are set forth in the annual reports of the Commissioners of inland revenue (see page 50 of this List).

No attempt has been made to render this List complete or even to exhaust the resources of the Library on the subject. The aim has been to serve the interests of the general inquirer, although here and there the specialist may not be without some incidental aid.

A. P. C. Griffin Chief Bibliographer

Herbert Putnam
Librarian of Congress
Washington, D. C., January 8, 1907

#### INHERITANCE TAXATION: UNITED STATES

Adams, Henry Carter. The science of finance; an investigation of public expenditures and public revenues.

New York: H. Holt & co., 1898. xiii, 573 pp. 8°. (American science series. Advanced course.)

Inheritance tax, characterization of, pp. 360–361; a source of state revenue, pp. 504–505.

Baldwin, F. Spencer. The taxation of inheritances.

(In Bankers' magazine (New York) vol. 73, July, 1906, pp. 27–34.) Recent development and present position of inheritance taxation; The Wisconsin law; Application of the principle in other countries; Advantages and disadvantages of the tax; The tax considered as a means of controlling wealth; Constitutionality of the proposed tax; Other remedies suggested.

Boutwell, George S. A manual of the direct and excise tax system of the United States.

Washington: Government printing office, 1863. x, 500 pp. 8°. "Legacies and distributive shares of personal property," pp. 95–98.

Clapperton, George. Taxation in various states and in Canada, with special reference to the taxation of corporations.

(In United States. Industrial commission. Reports, vol. 11, pt. 7, 242 pp. Washington, 1901. 8°.)

Inheritance tax: Massachusetts, page 20; Connecticut, page 35; New York, page 46; New Jersey, page 57; Pennsylvania, page 66; Ohio, page 87; Michigan, page 118; Illinois, page 126; and Iowa, page 170.

Cohn, Gustav. The science of finance. Translated by T. B. Veblen.

Chicago: The University of Chicago press, 1895. xi, 800 pp.

8°. (Economic studies of the University of Chicago, no. 1.)

Inheritance tax, pp. 356-357, 551, 559-566.

Colburn, R. T. Taxation of large estates.

(In American academy of political and social science. Annals, vol. 4, July, 1893, pp. 82–90.)

Collateral inheritance tax. Opinion of Justice Sterrett, Supreme Court of Pennsylvania.

(In American law register and review, n. s. vol. 32, April, 1893, pp. 364–372.)

Comment on the "Muck-rake" speech [regarding the inheritance tax].

(In The Outlook, vol. 82, April 28, 1906, pp. 912-913.)

Cooley, Thomas M. A treatise on the law of taxation, including the law of local assessments. 3d ed., by Albert Poole Jacobs. Chicago: Callaghan and company, 1903. 2 vols. 8°.

Succession tax, pp. 12, 30-34, 359, 360, 379, 380, 664, 727.

The Dead hand in wealth. By an American millionaire.

(In The Eclectic magazine, vol. 147, Sept., 1906, pp. 196–204.) Suggests that last wills be passed upon by a jury who shall determine "whether sufficient amounts have been left to charity and public works, [and] whether all those relations entitled to consideration have been duly remembered."

Desty, Robert. Note [on the succession and legacy taxes].

(In The Federal reporter, vol. 13, pp. 618–622. St. Paul, 1882. 8°.) Accompanying report of case, U. S. v. Hunnewell, Circuit Court, D. Massachusetts, Oct. 18, 1882.

Dos Passos, Benjamin F. The law of collateral and direct inheritance, legacy and succession taxes; embracing all American and many English decisions, with forms for New York state and an appendix giving the statutes of New York, New Jersey, Pennsylvania, Massachusetts, Maine, Ohio, Connecticut, Maryland, California, Illinois. 2d ed.

St. Paul, Minn.: West publishing co., 1895. xxii, 654 pp. 8°.

- Drake, John N. Taxes—how assessed and collected. The tax law of 1896 with all amendments to date. School taxes . . . the Stock transfer tax act of 1906 and the new revision of the article on taxable transfers. Rev. by Albert J. Danaher. Albany, N. Y.: Banks & co., 1906. (4), ix, 364, 31 pp. 8°.
- **Dunbar**, William H. The Constitutionality of the United States inheritance tax.

(In The Quarterly journal of economics, vol. 15, Feb., 1901, pp. 292–298.)

**Edwards**, Percy L. The graded inheritance tax.

(In The Albany law journal, vol. 57, May 7, 1898, pp. 294–297.)

Ely, Richard T. Taxation in American states and cities.

New York: Thomas Y. Crowell & company, [1888]. xx, 544 pp. Folded tables. 12°.

Taxation of inheritance and bequests, pp. 312–320; Inheritance and bequests: 1. Comments on proposed change in the statutes of descent and wills in Illinois, so as to insure a more general division of property among people; 2. Bill introduced into the Illinois legislature to reform statutes of descent and wills; 3. New York laws regarding collateral inheritances and bequests, pp. 513–532.

Fallows. Edward Huntington, and George M. Judd, eds. Collateral inheritance and transfer tax law of the state of New York; containing original act of 1885 with all amendments, the revision of 1892 with all subsequent amendments prior to 1896, and the codification of 1896 with all subsequent amendments to date, with each act separately annotated and indexed; together with forms and tables of cases.

New York: Baker, Voorhis & company, 1903. xv, (2), 305 pp. 8°.

"The plan of this book is to present every successive Collateral Inheritance and Transfer Tax Law in the State of New York from the enactment of the first statute in 1885 to the present time, with the decisions of the different courts grouped under the respective sections of the law which they affect. The book is intended to contain within itself all statute law and case law bearing upon the subject."

Ferris, Aaron A. Can the accumulation of great wealth be regulated .by taxation?

(In Ohio state bar association. Proceedings of the twenty-seventh annual session, pp. 128–137. Columbus, 1906. 8°.)

Takes the affirmative.

Field, William H. The inheritance tax law of Kentucky.

(In The American law review, vol. 40, Sept.-Oct., 1906, pp. 711-720.)

"If the reasoning and the arguments herein presented are sound, the inheritance tax law of Kentucky, however unassailable it might be in other jurisdictions, under the peculiar Constitution of Kentucky is invalid to the extent that it imposes a rate in excess of fifty cents upon each one hundred dollars of value, thus contravening the requirements as to uniformity and equality as well as the demand of the Fourteenth Amendment for equal protection of laws. Under the provisions of the revenue act, however, in the absence of objections going to the foundation of the law itself, it is enforceable to the extent that it is valid."

Goodnow, Frank J., ed. Selected cases on the law of taxation.

Chicago: Callaghan and company, 1905. xix, (1), 661 pp.

8°.

Succession tax, pp. 75, 184, 196, 202, 214, 272, 275, 278, 289, 343, 345, 349.

Cases reported relating to the succession tax include both those argued before the United States Supreme Court and those argued before State courts.

Gray, James McIlvaine. Limitations of the taxing power, including limitations upon public indebtedness; a treatise upon the constitutional law governing taxation and the incurrence of public debt in the United States, in the several states, and in the territories.

San Francisco: Bancroft-Whitney company, 1906. lx, 1316 pp. 8°.

Federal inheritance taxes, nos. 704, 727, 744–747; Inheritance taxes as affected by treaties, nos. 1077–1086; Equality in inheritance taxes, nos. 1474–1489; State constitutions and decisions concerning equality and uniformity, nos. 1503–1720a.

Guthrie, William D. Argument of William D. Guthrie, submitted to the Honorable Frank S. Black, . . . in opposition to the Dudley bill, imposing a graduated inheritance or transfer tax. New York, May 6, 1897.

[New York, 1897.] (2), 25 pp. 8°.

"His argument is worthy of notice not only because of its own strength, but also because it was a representative if not a typical presentation of the case against progressive taxation, and also because much the same line of reasoning was afterward presented before the supreme court at Washington. Mr. Guthrie maintained that the bill was in conflict with the Fourteenth Amendment and with similar provisions in the state constitution, because the tax was unequal and arbitrary, not taxing upon any uniform or just basis; he called it spoliation, socialistic and revolutionary." West, Journal of political economy, vol. 6: 450-451.

Lectures on the fourteenth article of amendment to the Constitution of the United States, delivered before the Dwight alumni association, New York, April-May, 1898, by William D. Guthrie.

Boston: Little, Brown and company, 1898. xxviii, 265 pp. 8°.

The author argued the income tax cases in the Supreme Court and also was counsel for the opponents of the Inheritance tax in New York before Governor Black. The principles of an inheritance tax are here opposed on political and economic grounds.

**Hadden**, Alexander. Can the accumulation of great wealth be regulated by taxation?

(In Ohio state bar association. Proceedings of the twenty-seventh annual session, pp. 138–157. Columbus, 1906. 8°.)
Takes the negative.

Hadley, Arthur Twining. Economics: an account of the relations between private property and public welfare.

New York, London: G. P. Putnam's sons, 1896. xi, 496 pp. 8°.

Inheritance tax, page 474.

Hewitt, Luther E. Federal taxation of inheritance.

(In The American law register and review, n. s. vol. 2, March, 1895, pp. 179–188.)

**Hollander**, Jacob Henry, ed. Studies in state taxation with particular reference to the southern states, by graduates and students of the Johns Hopkins university.

Baltimore: The Johns Hopkins press, 1900. 253 pp. 8°. (Johns Hopkins university studies in historical and political science. Series 18, nos. 1–4.)

Inheritance tax in Maryland, pp. 61–62; in North Carolina, pp. 108–111.

Howe, Frederic C. Taxation and taxes in the United States under the internal revenue system 1791–1895. An historical sketch of the organization, development, and later modification of direct and excise taxation under the Constitution.

New York: Thomas Y. Crowell and company, [1896]. xiii, (1), 293 pp. 12°.

Taxes on successions, acts and transfers, instruments, commodities and businesses, pp. 114–135.

Howell, Charles M. Colossal fortunes; or, A new plan of progressive taxation.

Chicago, Ill.: Slason Thompson & co., 1888. 20 pp. 8°.

**Huebner**, Solomon. The inheritance tax in the American commonwealths.

(In The Quarterly journal of economics, vol. 18, Aug., 1904, pp. 529-548.)

An appendix, pp. 549-550, gives tables of the progressive inheritance taxes in the following foreign countries: Australasia, Canada, France, Great Britain, Switzerland.

Also published, slightly abridged, in Bullock, Charles J. Selected readings in public finance, pp. 373–383, Boston, 1906.

Ingersoll, Charles J. Speech in the House of Representatives, June 29, 1813, advocating an inheritance and an income tax.

(In Annals of Congress, 13th Congress, 1st session, vol. 26, columns 351–371. Washington, 1854. 8°.)

An Inheritance tax is constitutional.

(In The Outlook, vol. 83, May 26, 1906, pp. 150-151.)

Landreth, Lucius S. A very bad statute. [Pennsylvania, 1897.]

(In The American law register and review, vol. 46, February, 1898,

pp. 79-90.)

"The Act is entitled 'An Act taxing gifts, legacies, and inheritances in certain cases, and providing for the collection thereof.' As a matter of fact, the Act does not tax 'inheritances' at all; and it does tax 'sales made in contemplation of the death of the grantor,' etc.—a provision not even faintly suggested by the title."

The Limitation of fortunes in America.

(In The Spectator, vol. 97, Sept. 8, 1906, pp. 319–320.) Discusses trusts, tariff, and inheritance tax.

McDougall, J. A. The tax bill. Speech in the Senate, May 30, 1862.

(In Congressional Globe, vol. 60, 37th Congress, 2d session, Appendix, pp. 227-232.)

Advocates an inheritance tax.

McElroy, George W. The transfer tax law of the state of New York; . . . with annotations and references, together with a table of cases and forms.

Albany, N. Y.: M. Bender and company, 1905. xxx, 508, (2) pp. 8°.

MacVeagh, Wayne. The graduated taxation of incomes and inheritances.

(In The North American review, vol. 182, June 1906, pp. 824-828.)

Massachusetts. Commission appointed to inquire into the expediency of revising and amending the laws of the commonwealth relating to taxation. Report. October, 1897.

Boston: Wright & Potter printing co., 1897. v, (3), 322 pp.

The Commission recommended an inheritance tax.

Joint special committee on taxation. A full report of the Joint special committee on taxation. Recommendations and codification relating to the laws of taxation. Jan., 1894. Boston: Wright & Potter printing co., 1894. 109 pp. 8°. (Senate no. 9.)

Massachusetts. Legislative documents. 1898. House no. 1259.

Report of the committee on taxation, to which were referred the recommendations of the majority and minority of the special commission, and the various bills submitted for carrying out such recommendations. 1898. 98 pp. 8°.

Contains a brief statement of the recommendation of the Commission favoring an inheritance tax, and the conclusion of the Committee that an inheritance tax of five per cent. on both realty and personalty is objectionable, while an inheritance tax on personalty alone, at a rate which would not prove burdensome, would not afford an adequate substitute for the loss of revenue which would result upon the exemption of intangibles.

Millis, H. A. The inheritance tax in the American commonwealths.

(In Quarterly journal of economics, vol. 19, Feb., 1905, pp. 288–301.)

"Tables," pp. 302-308.

Also published, slightly abridged, in Bullock, Charles J. Selected readings in public finance, pp. 383–393. Boston, 1906.

New York. Joint committee relative to taxation. Report of Joint committee of the Senate and Assembly relative to taxation for state and local purposes. Transmitted to the Legislature March 17, 1893.

Albany: James B. Lyon, 1893, 602 pp. 8°. (N. Y. Assembly documents, 1893, vol. 13, no. 69.)

Recommends a succession tax; contains a copy of "An act to tax gifts, legacies, and collateral inheritances in certain cases," and testimony on the subject.

New York. State. Comptroller. Annual report of the comptroller of the state of New York. Transmitted to the Legislature January 25, 1897.

Albany and New York: Wynkoop, Hallenbeck, Crawford co., 1897. lviii, 681 pp. 8°.

Recommendation of a succession or inheritance tax, pp. xviii-xxix.

Plehn, Carl Copping. Introduction to public finance.

New York, London: The Macmillan company, 1897. xii, 364 pp. 12°.

Inheritance tax, pp. 89, 162, 227–230; American, page 229; English, page 162.

President Roosevelt on multimillionaires.

(In The Spectator, vol. 96, April 21, 1906, page 604.)

Discusses the proposition for a progressive tax and sees practical objections. Holds that, "It would be far better to fix a dangerpoint on the economic barometer, and decree that beyond that point a testator with many millions must distribute either proportionately to relatives, as is the system in many States of the Continent, or, maintaining liberty of bequest, must only bequeath legacies within that amount to those whom he selects."

Rice, Frank S. Note.—On succession taxes.

(In Probate reports annotated, vol. 1, pp. 212-215. New York. 1897. 8°.)

Note on the case In re Whiting's estate, 150 N. Y., 27, summarizing a number of judicial decisions regarding the succession tax.

Roberts, James A. The progressive inheritance tax.

(In The Forum, vol. 23, May, 1897, pp. 257-270.)

Roosevelt, Theodore. The man with the muck-rake. An address delivered by the President of the United States at the laying of the corner-stone of the office building of the House of Representatives, April 14, 1906.

(In The Outlook, vol. 82, April 21, 1906, pp. 883-887.)

"I feel that we shall ultimately have to consider the adoption of some such scheme as that of a progressive tax on all fortunes, beyond a certain amount, either given in life or devised or bequeathed upon death to any individual—a tax so framed as to put it out of the power of the owner of one of these enormous fortunes to hand on more than a certain amount to any one individual."

"The man with the muck rake."

(In Putnam's monthly and the Critic, vol. 1, October, 1906, pp. 42-47.)

"Five months have gone by since I made this speech. I have reread it, and have added a few sentences strengthening one paragraph. I believe more strongly than ever, if that is possible, in all that I have therein said."

Sedgwick, A. G. The inheritance-tax bill.

(In The Nation, vol. 64, May 6, 1897, pp. 333-334.)

Seligman, Edwin Robert A. Essays in taxation.

New York: Macmillan & co., 1895. x, 434 pp. 8°. The inheritance tax, pp. 121-135.

- Progressive taxation in theory and practice.

[Baltimore: Guggenheimer, Weil & co.,] 1894. 222 pp. 8°. (American economic association. Publications, vol. 9, nos. 1, 2.)

Bibliography, pp. 218-222.

—— The theory of progressive taxation.

(In Political science quarterly, vol. 8, June, 1893, pp. 220–251.) Discusses the arguments for, and objections to, progressive taxation, theoretical and practical. Gives the views of leading political economists.

**Shearman**, Thomas G. National taxation; an inquiry into the practicability, justice and effects of a scientific and natural method of taxation.

New York: G. P. Putnam's sons, 1895. iii, (1), 239 pp. 12°. (Questions of the day, no. 83.)

Succession tax, pp. 45-48.

Points out objections, and holds that while the succession tax may have some merits it can never be accepted as the one natural tax.

**Teague, M. A.** Is Congress to regulate swollen fortunes? (In Ridgway's, vol. 1, Oct. 13, 1906, page 9.)

Thomas, Edward A. About wills and testaments.

(In The Forum, vol. 2, December, 1886, pp. 361–369.) Discusses the policy of limiting bequests.

United States. American state papers. Vol. v-vi. Finance, vols. 1,2. Documents, legislative and executive, of the Congress of the United States, from the first session of the first to the third session of the thirteenth Congress, inclusive: commencing March 3, 1789, and ending March 3, 1815.

Washington: Published by Gales and Seaton, 1832. 2 vols.

 $F^{\circ}$ .

Vol. 1, pp. 276–278, contain a report of the Committee of ways and means, April 17, 1794, on increase of duties, recommending stamp duties on "inventories of the effects of deceased persons", "receipts for legacies, or shares of personal estates," "probates of wills, and letters of administration."

Vol. 1, pp. 409–410, contain a report of Committee of ways and means, on increase of revenue, March 17, 1796, in which "a duty of two per centum ad valorem ought to be imposed on all testamentary dispositions, descents, and successions to the estates of intestates, excepting those to parents, husbands, wives, or lineal descendants."

For other documents printed in these two volumes see pp. 64–67 of this List.

United States. Commission appointed for a revision of the revenue system of the United States. 1865-'66. Reports. David A. Wells, Stephen Colwell, Samuel S. Hays, commissioners. Secretary to the Commission, E. B. Elliott.

Washington: Government printing office, 1866. (4), 483 pp.  $8^{\circ}$ .

Recommends an inheritance tax, pp. 31-32.

United States. 55th Congress, 2d session. House report no. 1183.

Revenue to meet war expenditures. Report from the Committee on ways and means. April 26, 1898. 3 pp. 8°.

Industrial commission. Final report.

Washington: Government printing office, 1902. 8°. (Vol. xix of the Commission's reports.)

Pp. 1053-1058 summarize federal legislation on inheritance taxes, with tables showing the rates, exemptions, and productiveness of the inheritance taxes levied in the various states.

Supreme Court. October term, 1874. Scholey v. Rew.

(In U. S. Supreme court. Cases argued and adjudged in the Supreme court of the United States, October term, 1874. Reported by John William Wallace, vol. 23, pp. 331–352. New York, 1904. 8°.)

Opinion delivered by Mr. Justice Clifford.

The case involved "the validity of a Federal succession tax on devolutions of real estate by will or descent. It was argued against the tax that a tax on the succession to land was in effect a tax on the land itself, which would be a direct tax within the narrowest definition, hence it was void because it was not apportioned among the states. The court held that the tax was an excise and not a direct tax, saying that it was the succession or devolution of the land and not the land itself which was the subject of the tax. It was held that although a lien for the tax was laid upon the land itself, that did not make it a tax on the land; but was merely a regulation for enforcing collection, not affecting the nature of the tax. In support of its view the court referred to the act of Parliament from which the act in question was largely copied, and to the English cases giving to that act substantially the same construction." Gray, Limitations of taxing power, 1906: 364.

October term, 1895. United States v. Perkins. Error to the Supreme court of the state of New York. Submitted May 8, 1896. Decided May 25, 1896.

(In U. S. Supreme court. United States reports vol. 163. Cases adjudged in the Supreme court at October term, 1895, pp. 625-631. New York, 1896. 8°.)

"Personal property, bequeathed by will to the United States, is subject to an inheritance tax under state law. Under the statutes of New York the United States are not a corporation, exempted from such inheritance tax."

Opinion delivered by Mr. Justice Brown.

United States. Supreme Court. October term, 1897. Magoun v.
Illinois trust and savings bank. Appeal from the circuit
court of the United States for the northern district of Illinois. Argued January 28, 1898. Decided April 25, 1898.

(In U. S. Supreme Court. United States reports vol. 170. Cases adjudged in the Supreme court at October term, 1897, pp. 283–303. New York, 1898. 8°.)

"The inheritance tax law of Illinois, of June 15, 1895, (Laws of 1895, page 301), makes a classification for taxation which the legislature had power to make, and does not conflict in any way with the provisions of the Constitution of the United States,"

Mr. Justice McKenna, delivered the opinion; Mr. Justice Brewer dissenting. Contains a list of cases in which the constitutionality of the taxes has been declared, and the principles explained upon which they are based.

— October term, 1899. Knowlton v. Moore. Error to the circuit court of the United States for the eastern district of New York. Argued December 5, 6, 7, 1899. Decided May 14, 1900.

(In U. S. Supreme Court. United States reports, vol. 178. Cases adjudged in the Supreme Court at October term, 1899, pp. 41–111. New York, 1900. 8°.)

"The act of Congress of June 13, 1898, c. 448, which is usually spoken of as the War Revenue Act, (20 Stat. 448,) imposes various stamp duties and other taxes. Sections 29 and 30 of the statute, which are therein prefaced by the heading 'Legacies and Distributive shares of Personal Property,' provide for the assessment and collection of the particular taxes which are described in the sections in question. To determine the issues which arise on this record it is necessary to decide whether the taxes imposed are void because repugnant to the Constitution of the United States, and if they be valid, to ascertain and define their true import."

Mr. Justice White delivered the opinion of the court.

— October term, 1899. Plummer v. Coler. Error to the surrogate's court of the county of New York, State of New York. Argued February 27, 28, 1900. Decided May 14, 1900.

(In U. S. Supreme Court. United States reports, vol. 178. Cases adjudged in the Supreme Court of the United States at October term, 1899, pp. 115–139. New York, 1900. 8°.)

The court held that a tax on inheritances is not invalidated because of the fact that the property inherited is composed, in whole or in part, of Federal securities and also that no sound distinction can be drawn between the power of the States in imposing taxes on franchises of the corporations composed of individual persons and in imposing taxes upon the right or privilege of individuals to avail themselves of the right to grant and to receive property under the statutes regulating the descent of the property of the decedents.

Opinion of the court delivered by Mr. Justice Shiras.

United States. Supreme Court. October term, 1901. Orr v. Gilman. Error to the surrogate's court of the county of New York. Argued November 25, 26, 1901. Decided January 6, 1902.

(In U. S. Supreme Court. United States reports, vol. 183. Cases adjudged in the Supreme Court at October term, 1901, pp. 278–290.

New York, 1902. 8°.)

"The provisions of subdivision 5 of the tax law of the State of New York, which became a law April 16, 1897, are not in violation of the Fourteenth Amendment to the Constitution nor of section 10 of article 1 of the Constitution."

"The Court of Appeals did not err when it held that a transfer or succession tax, not being a direct tax upon property, but a charge upon a privilege, exercised or enjoyed under the laws of the State, does not, when imposed in cases where the property passing consists of securities exempt by statute, impair the obligation of a contract within the meaning of the Constitution of the United States."

Opinion of the court delivered by Mr. Justice Shiras.

Wells, David Ames. The theory and practice of taxation.

New York: D. Appleton & co., 1900. viii, 648 pp. 12°. Legacy tax, pp. 620-622.

West, Max. Recent inheritance-tax statutes and decisions.

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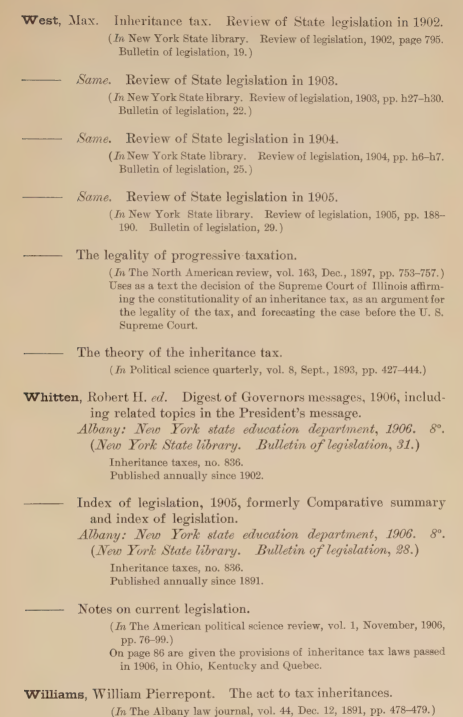
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#### INCOME TAXATION: UNITED STATES

Abbott, Austin. The income tax. How it should be paid by the honest citizen.

(In Banker's magazine (New York), vol. 50, Jan., 1895, pp. 185-189.) An exposition of the requirements of the law of 1895.

Adams, Henry Carter. Taxation in the United States 1789–1816.

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79 pp. 8°. (Johns Hopkins university studies in historical and political science. 2d series. V-VI.)

Contains brief consideration of direct tax act of 1798, and 1813.

Allen, Lafon. The income tax decision: an answer to Gov. Pennoyer.

(In American law review, vol. 29, Nov.-Dec., 1895, pp. 847-856.)

Defends the decision of the Supreme Court.

An Appeal to our millionaires.

(In the North American review, vol. 182, June, 1906, pp. 801–823.) The Outlook (London) says: "We regard his article as deeply significant of the new American spirit. It will not, we imagine, be very long before the demand for heavy progressive taxation on incomes and inheritances becomes well-nigh universal."

Bolles, Albert S. The financial history of the United States, from 1774 to 1789: embracing the period of the American Revolution; from 1789 to 1860; from 1861 to 1885.

New York: D. Appleton and company, 1879–1886. 3 vols. 8°. The Direct tax of 1798, vol. 2, pp. 115–126; act of 1861, vol. 3, pp. 17–18, 160–161.

**Bosley**, William Bradford. The constitutional requirement of uniformity in duties, imposts and excises.

(In The Yale law journal, vol. 9, Feb., 1900, pp. 164-169.)

"The second case is Loughborough v. Blake, 5 Wheat., 317, wherein it is decided that Congress possesses, under the Constitution, the power to lay and collect direct taxes within the District of Columbia in proportion to the census directed to be taken by the Constitution. But it is conceded by the court that Congress may lawfully impose direct taxes in the District for District purposes without regard to the rule of apportionment, and that Congress is under no constitutional necessity to impose direct taxes by the rule of apportionment upon the District of Columbia, or upon the territories, even though such a direct tax is laid upon the States."

**Boutwell**, George S. The income tax. The decision of the Supreme Court.

(In The North American review, vol. 160, May, 1895, pp. 589-601.) Discussing the theory involved in the Court's decision, the writer asks, "Turning again to the practical side of this question, is it not apparent that the new theory works the exemption of all incomes derived from real estate and personal estate?"

Bullock, Charles J. Direct and indirect taxes in economic literature.

(In The Political science quarterly, vol. 13, Sept., 1898, pp. 442–476.) Examination of the writings of political economists of ancient and modern times to arrive at a correct classification of direct and indirect taxes. Favors the definition recommended by Wagner and Bastable as in accord with usage prevailing since the beginning of the 19th century.

Direct taxes and the Federal Constitution.

(In The Yale review, vol. 9, February, 1901, pp. 438-449; vol. 10, May, 1901, pp. 6-29; August, 1901, pp. 144-158.)

Endeavors to identify the sources of the ideas on taxation held by the framers of the Constitution; seeks to find how far the "term direct taxation" had been used by American writers prior to 1787; quotes from the Constitution makers to show their understanding of "direct taxation;" gives examples of attempts to define the constitutional intent of the term, with an exposition of the decision of the Supreme Court in 1796. Concludes that this "decision accorded with the Constitution in that it assured to Congress all needed powers of taxation. It certainly agreed with the plain historical fact that land and poll taxes were those branches of taxation which were most often contemplated as direct."

The origin, purpose and effect of the direct-tax clause of the Federal Constitution.

(In The Political science quarterly, vol. 15, June, 1900, pp. 217–239; Sept., 1900, pp. 452–481.)

Analyzes the proceedings of the Constitutional convention in regard to power of taxation with a review of direct taxes of 1798, 1815, and 1861 and their results.

Reprinted in part in the author's "Selected readings on public finance," pp. 299–306. Boston, 1906. 8°.

#### Burdick, F. M. Direct taxes.

(In Columbia law times, vol. 2, April, 1889, pp. 255-263.)

Historical review and consideration of construction put upon constitutional provisions regarding direct taxes by the United States Supreme Court.

Cooley, Thomas M. A treatise on the law of taxation, including the law of local assessments. 3d ed. by Albert Poole Jacobs. Chicago: Callaghan and company, 1903. 2 vols. 8°.

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Dewey, Davis Rich. Financial history of the United States.

Longmans, Green, and co., London and Bombay, 1903. xxxv,

(3), 530 pp. 12°. (American citizen series.)

Direct taxes, pp. 62, 65, 107, 109, 139, 140, 277, 427, 457.

Direct taxation and the income tax.

(In The Monthly law reporter, vol. 24, March, 1862, pp. 257–270.) States the provision of the taxation act of Aug. 6, 1861, and the methods of collection.

Dunbar, Charles Franklin. The direct tax of 1861.

(In The Quarterly journal of economics, vol. 3, July, 1889, pp. 436–461.)

Written not long after the decision of the Supreme Court in the case of the United States vs. Louisiana, which the author discusses. Begins with an investigation of the meaning of the phrase "direct taxation," and then gives the history of direct taxation acts in the United States. Shows relation of act of 1861 to acts of 1813 and 1815.

The direct tax of 1861.

(In his Economic essays, pp. 94–115. New York, 1904. 8°.) Reprinted from Quarterly journal of economics, July, 1889.

——— The new income tax.

(In his Economic essays, pp. 116-134. New York, 1904. 8°.)
Reprinted from Quarterly journal of economics, October, 1894.

**Dutton**, W. T. The Income tax.

(In The American journal of politics, vol. 4, May, 1894, pp. 498–504.) An argument against the income tax pointing out what is termed its unjust and illegal features.

**Edmunds**, George F. Salutary results of the income-tax decision.

(In The Forum, vol. 19, July, 1895, pp. 513-520.)

Approval of the decision of the Supreme Court declaring the income tax to be unconstitutional.

"In the present, then, and for a long future, the safeguards of equal rights and equal duties in respect of taxation are reëstablished and put upon the solid foundation that the creators of the Republic provided."

- Fleming, William Henry. The income tax—Its relation to political economy, to the constitution, and to the Supreme court decision. Speech... in the House... April 29, 1898. Washington: [Government printing office], 1898. 14 pp. 8°.
- Foster, Roger. Commentaries on the Constitution of the United States, historical and juridical with observations upon the ordinary provisions of state constitutions and a comparison with the constitutions of other countries. Volume I.

Boston: The Boston book company, 1895. viii, 713 pp. 4. History and apportionment of direct taxes under the Constitution, pp. 413-423.

Foster, Roger, and Everett V. Abbot. A treatise on the federal income tax under the Act of 1894.

Boston: The Boston book company, 1895. ix, (1), 546 pp. 8°.

Contents.—1. History of the income tax; Origin of income tax in America; History of income tax in Europe; Income taxes in the several United States; History of federal income taxes; Legislative history of present income tax; 2. Constitutional objections to the statute; 3. Incidence of the tax; 4. Income subject to tax; 5. Returns and assessments; 6. Payment; 7. Collections; 8. Remedies of taxpayers; Part II. The statute annotated. Appendix: Acts, 1861–1895.

Glenn, John A. Income tax law paragraphed and digested for ready reference setting forth the rights, powers, and duties of persons, corporations, and associations made taxable by the Act of Congress passed August 18, 1894.

Philadelphia: T. & J. W. Johnson & co., 1895. (4), 59 pp. 8°.

Gould, John M. and George F. Tucker. The Federal income tax explained. 2d ed.

Boston: Little, Brown, and company, 1895. viv, 144 pp. 8°.

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San Francisco: Bancroft-Whitney company, 1906. lx, 1316 pp. 8°.

Federal income taxes, nos. 728, 729; The income tax law of 1894, nos. 730–737; For income tax in the several states, *See* Index, pp. 1239–1240.

Guthrie, William Dameron. Lectures on the fourteenth article of amendment to the Constitution of the United States, delivered before the Dwight alumni association, New York, April-May, 1898.

Boston: Little, Brown, and company, 1898. xxviii, 265 pp.  $8^{\circ}$ .

Under the caption "Of the equal protection of the laws," the author discusses progressive taxation, and writes: "It is important to bear in mind that while the Supreme Court has declined to nullify under the Fourteenth Amendment a state law imposing a progressive inheritance tax, there is no intimation that progressive taxation upon property or individuals or corporations would have been sustained. On the contrary, in the dissenting opinion, Mr. Justice Brewer said: 'It seems to be conceded that if this were a tax upon property such increase in the rate of taxation could not be sustained.'"

Hadley, Arthur Twining. Economics, an account of the relations between private property and public welfare.

New York: G. P. Putnam's sons, 1899. vi, (1), 496 pp. 8°. Direct taxes, pp. 459-475.

Hall, Uriel S. An income tax: reasons in its favor.

(In The Forum, vol. 17, Mar., 1894, pp. 14-18.) Contains brief excerpts from writers in political economy favoring an income tax.

Hamilton, Alexander. Carriage tax.

(In The works of Alexander Hamilton, edited by Henry Cabot Lodge, vol. 7, pp. 328-333. New York, 1886. 8°.)

Fragment of a brief by Hamilton in the case of Hylton vs. the United States. Hamilton appeared for the government with the Attorney-General. The court sustained Hamilton's view that the tax on carriages was not direct and therefore was constitutional.

Harrison, Benjamin. The obligations of wealth.

(In his Views of an ex-president, pp. 331-357. Indianapolis, [1901]. 8°.)

Delivered before the Union League Club, Chicago, Feb. 22, 1898. "The practical question, the one our people must solve, and solve speedily, is the enforcement of the personal property tax and the equalization of real estate assessments."

Hill, David B. No income tax! Great speech on the tariff bill and income tax, delivered in the United States Senate, at Washington, on Monday, April 9, 1894.

New York: M. J. Ivers & co., [1894]. 64 pp. 12°.

Hill, Joseph Adna. The civil war income tax.

(In The Quarterly journal of economics, vol. 8, July, 1894, pp. 416-

Takes up in turn the adoption of an income tax, difficulties as to the rate to be levied, taxation of certain classes of dividends, definition of "income," administration of the income tax, question of the continuation of the act, the assessment of the tax, and the income tax as a war tax.

Howe, Frederic C. Taxation and taxes in the United States under the internal revenue system 1791-1895. An historical sketch of the organization, development, and later modification of direct and excise taxation under the Constitution. New York: Thomas Y. Crowell & company, [1896]. xiii, (1).

293 pp. 12°.

Federal taxation of incomes (1861-1872), pp. 90-102; The income tax of 1894, pp. 231-236.

Selections are reprinted in Bullock, Charles J. Selected readings in public finance, pp. 281-286. Boston, 1906. 8°.

### The Income tax.

(In Banker's magazine (New York), vol. 48, Dec., 1893, pp. 428–435.) Summary of the legislative history of the income tax laws of 1861–'64.

### The Income tax decision.

(In The Nation, vol. 60, May 23, 1895, page 394.)

Compares the legal tender decisions of 1871 with the income tax decision of 1895. The judgment in the latter case is termed "a retreat on the part of the court from the immoralities of the legal-tender decision."

### The Income tax. The spirit of the tax. Plain-speaker.

(In The North American review, vol. 160, May, 1895, pp. 601-606.) Income tax law regarded as class legislation exhibiting "the growing hostility against the rich on the part of the poor."

# The **Income** tax. Two methods of legislation. Letter to the editor. B. G.

(In The Nation, vol. 60, April 18, 1895, pp. 298-299.)

Criticism of the present methods of legislation as illustrated by the income tax proceedings.

# Ingersoll, Charles J. Speech in the House of Representatives, June 29, 1813, advocating an inheritance and income tax.

(In Annals of Congress, 13th Congress, 1st session, vol. 26, columns 351–371. Washington, 1854. 8°.)

# Kinsman, Delos Oscar. The income tax in the commonwealths of the United States.

Ithaca, 1903. iv, (2), 128 pp. 8°.

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Selections reprinted in Bullock, Charles J. Selected readings in public finance, pp. 275–280. Boston, 1906. 8°.

# Lewis, William Draper. The constitutionality of the income tax.

(In The American law register and review, n. s. vol. 2, March, 1895, pp. 189–195.)

Holds that the Supreme court may rightfully regard the income tax as an indirect tax and that the income tax is a tax not on persons but on property. The writer's opinion is that the crucial point in the case before the Supreme court is whether Congress can draw any lines in an income tax, exempting incomes under a particular figure.

# Lippitt, Francis J. The income tax. Letter to the editor.

(In The Nation, vol. 60, March 21, 1895, page 217.)

Brief consideration of the meaning of direct tax, with the conclusion "that the income tax, being a direct tax on persons, and laid, not according to numbers, but according to the incomes of the taxpayers, is unconstitutional."

McDougall, J. A. The tax bill. Speech in the Senate, May 30, 1862. (In Congressional Globe, vol. 60, 37th Congress, 2d session, Appendix, pp. 227-232.)

Proposes a tax on fixed incomes.

Madison, James. Letter to Col. G. Thompson. [On direct taxation.]

(In The Nation, vol. 60, April 25, 1895, pp. 322-323.)

Contributed by W. C. Ford. Madison here gives his argument to sustain the position that the Constitutional provision regarding direct taxes is essential.

## Mallock, W. H. Is an income tax socialistic?

(In The Forum, vol. 19, August, 1895, pp. 707-722.)

Devotes a good part of the article to show what socialism means, and concludes that an income tax is not calculated to bring about socialism.

Moses, Bernard. California and the direct tax of 1861.

(In The Quarterly journal of economics, vol. 11, April, 1897, pp. 311-316.)

New York. State. Legislature. Joint committee of the Senate and Assembly relative to the examination of the subject of taxation both for state and local purposes. Report. March 17, 1893. 602 pp. 8°. (Assembly document no. 69.)

> Opposed to an income tax, but in favor of a progressive or graded succession tax. Pp. 17-602 devoted to testimony.

### Ogden, Rollo. Beauties of the income-tax law.

(In The Nation, vol. 58, February 22, 1894, pp. 133-134.)

Examines some of the provisions of the proposed income tax which "invites at every turn evasion and false swearing and bribery and intolerable espionage." The sections criticized are those dealing with the collection of the tax, the deduction of certain items in reckoning income and the taxation of corporations. Strictures are made that terms are undefined, that there is ambiguity in the description of deductions which may be made, and that inquisitorial powers are given to deputy collectors.

## The graver evils of the income tax.

(In The Nation, vol. 58, January 11, 1894, pp. 24–25.)

Declares the income tax to be class legislation of "the most vicious sort." Asserts that national extravagance, corrupt political practice would result from imposition of such a tax. The tax would "exalt the national merit" and tend to centralization. The measure he declares is "thoroughly populistic."

# O'Neill, John J. The graduated income tax.

(In The American journal of politics, vol. 3, December, 1893, pp.

Arguments in favor of a graduated tax on incomes.

**Pennoyer**, Sylvester. The income tax decision, and the power of the Supreme Court to nullify acts of Congress.

 $(\mathit{In}$  The American law review, vol. 29, July–August, 1895, pp. 550–558.)

Attacks the decision of the Supreme court as usurping legislative perogative.

A reply to Allen's ["The income tax decision: an answer to Gov. Pennoyer"].

(In The American law review, vol. 29, November–December, 1895, pp. 856–863.)

"The question as to what the law is, is a judicial question, but the question as to what the law should or should not be, in order to conform to the constitution, is most unmistakably a legislative question."

### The Peril of American wealth.

(In The Outlook (London), vol. 17, June 30, 1906, pp. 866–867.) Review of an anonymous article in the North American review, for June, 1906.

Plehn, Carl Copping. Taxation in the Philippines.

(In The Political science quarterly, vol. 16, December, 1901, pp. 680–711; vol. 17, March, 1902, pp. 125–148.)

Contents.—1. Personal taxes; 2. The income taxes; 3. Indirect taxes.

**Purdy**, Lawson. Taxation on personalty: discussed with special reference to city conditions:

(In Municipal affairs, vol. 3, June, 1899, pp. 299–327. New York.) An argument for its abolition.

### Seligman, Edwin R. A. The American income tax.

(In The Economic journal, vol. 4, December, 1894, pp. 639-667.) An examination of the provisions of the law, consideration of objections which have been advanced, with conclusions favorable to the principle of an income tax.

Essays in taxation.

New York: Macmillan and co., 1895. x, 434 pp. 8°.

Contents.—The development of taxation; The general property tax; The single tax; Double taxation; The inheritance tax; The taxation of corporations: I. History. II. Principles. III. Complications and conclusions; The classification of public revenues; Recent reforms in taxation; The betterment tax; Recent European literature in taxation; American reports on taxation.

The income tax.

(In The Political science quarterly, vol. 9, December, 1894, pp. 610-

Summarily reviews income taxation in the colonies of America, in foreign countries; examines in detail the provisions of the income tax act of 1894, its character and scope, considers objections to the law and its shortcomings, concluding that an income tax must be a permanent part of the tax system.

Seligman, Edwin R. A. The income tax in the American colonies and states.

(In The Political science quarterly, vol. 10, June, 1895, pp. 221–247.) Gives a synopsis of the provisions of laws taxing profits in the colonies, with a brief summary of income tax systems of the various states.

\_\_\_\_ Is the income tax constitutional and just?

(In The Forum, vol. 19, March, 1895, pp. 48-56.)

Although recognizing defects in the law of 1894 the author agrees that it is a move in the right direction. "It is an honest effort to rectify abuses and to secure a true equality."

The shifting and incidence of taxation. 2d ed. completely revised and enlarged.

New York: The Macmillan company; London: Macmillan & co., 1899. xii, 337 pp. 8°.
Income taxes, pp. 307–309.

Sewell, Robert. The income tax: is it constitutional?

(In The American law review, vol. 28, November–December, 1894, pp. 808–817.)

Brief discussion as to an income tax being a direct tax. Contends that an income is a direct tax.

**Shearman**, Thomas G. Natural taxation: an inquiry into the practicability, justice and effects of a scientific and natural method of taxation.

New York: G. P. Putnam's sons, 1895. iii, (1), 239 pp. 12°. (Questions of the day, no. 83.)

Income tax returns in United States, pp. 30–32; The general income tax, pp. 41–42; Excuse for income taxes in America, pp. 42–44; Income tax unfitted for local use, p. 44; Other objections to income tax, pp. 44–45.

Examines into the three forms of direct taxation: an income tax, a succession tax, and a general property tax, finding economic and moral objections to each.

Taxation on personal property impracticable, unequal and unjust.

New York: Sterling publishing co., 1895. (4), 63 pp. 12°. (No. 45. The Sterling library.)

Shipman, Paul R. A point of constitutional law.

(In The American law register and review, n. s. vol. 2, November, 1895, pp. 733–747.)

Discusses considerations educed from a dictum of Mr. Chief Justice Fuller, in the income tax cases, that the States "granted the power of apportioned direct taxation, a power just as efficacious to serve the needs of the general government, but securing to the States the opportunity to pay the amount apportioned, and to recoup from their own citizens in the most feasible way, and in harmony with their systems of local self-government."

Smith, Henry H. Income tax.

[Washington: Government printing office, 1893.] 10 pp. 8°.

The author was Assistant register of the Treasury, and addressed a letter to Secretary Carlisle in November, 1893, giving an outline history of income tax legislation to that date.

**Stanwood**, Edward. American tariff controversies in the nineteenth century.

Boston and New York: Houghton, Mifflin and company, 1903. 2 vols. 8°.

Failure of direct taxation, vol. 1, p. 2; During the Civil War, vol. 2, p. 126; Income tax amendment to the tariff act of 1894, vol. 2, pp. 324, 338.

Trickett, N. The income tax: is it constitutional? A rejoinder.

(In The American law review, vol. 29, January–February, 1895, pp. 73–77.)

Asserts the constitutionality of the income tax. Defends the non-apportionment of the tax between the states.

Tunell, George. The legislative history of the second income-tax law.

(In The Journal of political economy, vol. 3, June, 1895, pp. 311–

With outline of discussions and arguments employed. Names certain "imperfections and crudities in the new act."

United States. American state papers. Vols. v, vi. Finance, vols.

1, 2. Documents, legislative and executive, of the Congress of the United States, from the first session of the first to the third session of the thirteenth Congress, inclusive: commencing March 3, 1789, and ending March 3, 1815.

Washington: Published by Gales and Seaton, 1832. 2 vols.  $F^{\circ}$ .

Vol. 1, pp. 414–463 contains Secretary Wolcott's report on direct taxes showing the laws of the various states and recommending a Federal system. Apportionment of direct taxes, vol. 1, pp. 588– 590; Vol. 2, contains annual reports of the Treasury department and other financial tables giving products of direct tax, etc.

 Laws, st	atutes,	etc.	Laws	of	the	United	States,	relative	to
direct	taxes	and	interna	l du	ties.				
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Washington: Printed by Gales & Seaton, 1813. 111 pp. 8°.

Laws relating to the direct and excise taxes, passed during the first and second sessions of the Thirty-seventh Congress. Printed by order of the House of Representatives.

Washington: Government printing office, 1862. 115 pp. 8°.

United States. Commissioner of internal revenue. Report for the fiscal year ended June 30, 1895. Washington: Government printing office, 1895. v, (1), 3-418 pp. 8°. (54th Congress, 1st session. House document no. 11.) Income tax of 1894, pp. 190-195. Annual reports of the Commissioner of internal revenue. Washington: Government printing office, 1864-1905. vols. 8°. Congress. House of Representatives. Committee of ways and means. Income tax. Report on the expediency of laying a duty on all salaried officers, and on the professional income of lawyers, solicitors, and counselors, etc. 13th Congress, 3d session. (In American state papers. Finance, vol. 2, page 873. Washington, 1832. F°.) Supreme Court. February term, 1796. Hylton, plaintiff in error, v. The United States. (In Curtis, B. R. Reports of decisions in the Supreme court of the United States, vol. 1, pp. 150-162. Boston, 1855. 8°.) Originally reported, 3 Dallas, 171. Decisions interpreting the act of June 5, 1794, laying duties upon carriages; the opinion of the court being that said duties were not a direct tax. Opinions delivered by Chase, J., Patterson, J., Iredell, J., and Wilson, J. October term 1880. Springer v. United States. (In U. S. Supreme court. United States reports, vol. 102. Cases argued and adjudged in the Supreme court of the United States. October term, 1880, pp. 586-603. Boston, 1881. 8°.) In this case the decision was rendered that "Direct taxes within the meaning of the Constitution are only capitation taxes as expressed in that instrument and taxes on real estate." Opinion of the court by Mr. Justice Swayne. October term 1894. Pollock v. Farmers' Loan and Trust company. Appeal from the circuit court of the United States for the southern district of New York. Argued March 7, 8, 11, 12, 13, 1895. Decided April 8, 1895. (In U. S. Supreme court. United States reports, vol. 157. Cases adjudged in the Supreme court at October term, 1894, pp. 429-654. New York, 1895. 8°.)

Opinion of the court delivered by Mr. Chief Justice Fuller. Mr. Justice Field rendered an additional opinion, while dissenting opinions were given by Mr. Justice White and Mr. Justice Harlan. Arguments of counsel are printed with decisions.

United States. Supreme Court. October term 1894. Pollock v. Farmers' Loan and Trust company. (Rehearing.) Hyde v. Continental Trust company. (Rehearing.) Appeal from the circuit court of the United States for the southern district of New York. Argued May 6, 7, 8, 1895. Decided May 20, 1895.

(In U. S. Supreme court. United States reports, vol. 158. Cases adjudged in the Supreme court at October term, 1894, pp. 601–715. New York, 1895. 8°.)

Decisions interpreting the act of August 15, 1894 so far as relating to the collecting of an income tax. The income tax features of the law were held to be unconstitutional and void. The opinion of the court, delivered by Mr. Chief Justice Fuller, is printed in McClain, Emlin. A selection of cases on constitutional law, pp. 223–235. Boston, 1900. 8°.

Dissenting opinions were given by Harlan, J., Brown, J., Jackson, J., and White, J.

The decisions, are also separately printed and, with the briefs, arguments and other papers in this case and that of Hyde v. Continental Trust Company, heard at the same time, make up an important collection of material on the subject of direct taxes. These documents are in the possession of the clerk of the Supreme Court. Among this material, there may be noted the following:

The teachings of political economists defining direct and indirect taxes. By Max West. 121, 38 pp. 8°.

Extracts from the evidence proving the historic facts, from the general literature and from the authorities, bearing upon the question whether the words "direct taxes," as used in the Federal Constitution embrace a tax on incomes, or are limited to a tax on land only. (2), 71 pp. 8°.

Income tax laws prior to act of August 28, 1894. (2), 69 pp. 8°.

### Walker, Francis A. The bases of taxation.

(In The Political science quarterly, vol. 3, March, 1888, pp. 1–16.) Reply to Spahr on taxation of labor. Discusses incidentally the comparative merits of property and income taxes.

### Webster, Sidney. Income tax in 1787.

(In The Nation, vol. 60, March 21, 1895, pp. 215-216.)

Discusses briefs and arguments on the income tax-case and summarizes the brief of Mr. Seward showing that direct taxes existed in 1787.

## Wells, David Ames. An income tax: is it desirable?

(In The Forum, vol. 17, March, 1894, pp. 1-13.)

Argument against income tax. Discusses the operations of income tax laws in foreign countries with a criticism of the Massachusetts laws of taxation.

# - Is the existing income tax unconstitutional?

(In The Forum, vol. 18, January, 1895, pp. 536-542.)

Discusses the question as to an income tax being a direct tax out of conformity with Art. 1, sec. 2 of the Constitution, and deciding that it is, asserts the unconstitutionality of the law of 1894.

West, Max. The income tax and the national revenues.

(In The Journal of political economy, vol. 8, September, 1900,

pp. 433-451.)

Discusses the meaning of direct taxation, ideas of the makers of the constitution, examines the decisions of the Supreme Court in the Hylton and Springer cases as to their inconsistency with the decision upon the income tax in 1894, thinks an income tax by the Federal government only attainable by an amendment to the Constitution.

White, Horace. The proposed income tax.

(In The Nation, vol. 57, November 30, 1893, pp. 404-405.)

Briefly considers the operations of the income tax laws of the Civil War. Argues that they afford no criteria for estimating the effects of the proposed law, as during war times the patriotism of the people called forth their cooperation which would not obtain in times of peace.

— Taxation of personal property.

(In The Nation, vol. 66, March 24, 1898, pp. 220-221.)

The point of view is "how the existing inequalities in taxation may be avoided, and how personal property may be made to pay its fair share of the public burdens."

Whitney, Edward B. Political dangers of the income-tax decision.

(In The Forum, vol. 19, July, 1895, pp. 521-531.)

Contends that past decisions of the Supreme Court had established the constitutionality of the income tax. Discusses possible evil consequences of conceding the right of the Supreme Court to review the decisions of earlier courts.

#### INCOME TAXATION: GENERAL

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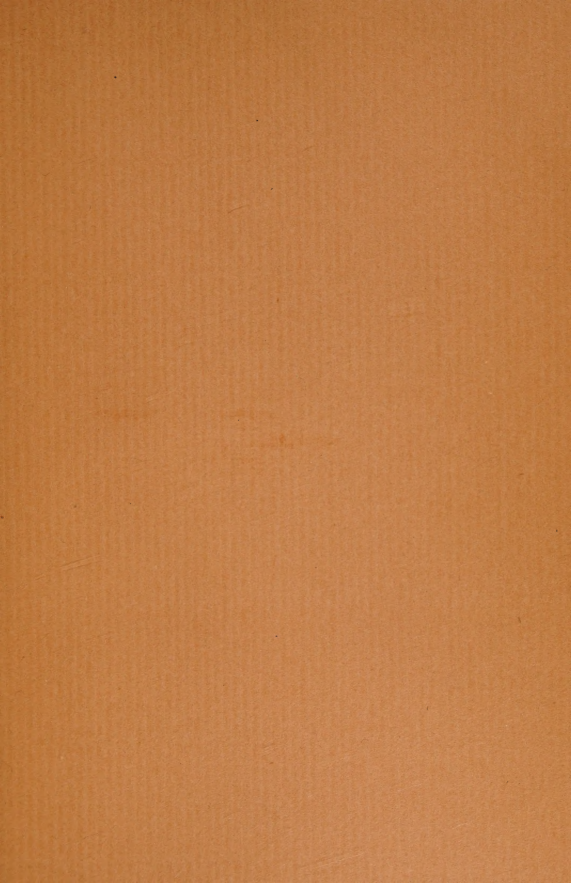
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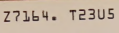
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